

JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 129] Jammu, Thu., the 19th Jan., 2017/29th Pausa, 1938. [No. 42

CONTENTS	English	Vernacu-
	Pages	lar pages
PART I-A— Appointments, promotions, transfers and leave of absence sanctioned by the Governor, Government and the Ministers	432-438	
PART I-B- Notifications, Communiques and General Orders by the Government and the Ministers	483-496	
PART 11-A Appointments, promotions, transfers and leave of absence sanctioned by Heads of Departments	83-84	
PART II-B- Notifications, Notices and Orders by Heads of Departments, Provincial Heads, Magistrates and other officers competent to issue public notices under any law or rule	561-572	
PART II-C- Notifications, Notices and Orders by Election Commission of India, Chief Electoral Officer, Jammu and Kashmir and other Officers of the Department, Election Petitions and Judgements of Election Tribunal		
PART III- Laws, Regulations and Rules passed thereunder		
PART IV- Reprints from the Government of India Gazette or Gazettes of others Governments		
PART V- Information and Statistics (a) Rates and prices in the State (b) Rates and wages (c) Crop Report and Forecasts (d) Whether Observations (e) Vital Statistics		
SUPPLEMENT-A-Trade		
Monthly Imports and Exports from the State		
SUPPLEMENT-B-Police		
SUPPLEMENT-C-Advertisements	159-160	165-168

Printed at the Ranbir Government Press, Jammu.

PART I-A

Jammu & Kashmir Government-Orders

HIGH COURT OF JAMMU AND KASHMIR AT SRINAGAR.

Notification

No. 409 Dated 15-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Trihant Gupta S/o Mr. Sushil Gupta R/o Ward No. 10, Kathua vide Notification No. 188 dated 28-05-2015 for a period of one year has been extended till 19-05-2017 subject to the verification of Certificates/ Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.		

Notification

No. 410 Dated 15-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Rajesh Kumar S/o Mr. Mulkh Raj R/o Chak Ludan, Tehsil and District Kathua, Police Station, Hatli Morh, Kathua vide Notification No. 1181 dated 24-02-2015 for a period of one year has been extended till 20-02-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.			

No. 411 Dated 15-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Neeraj Magotra S/o Mr. Kishori Lal Magotra R/o Ward No. 59, J&K Colony, Paloura Top, Jammu vide Notification No. 720 dated 14-11-2014 for a period of one year has been extended till 28-10-2016 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 412 Dated 15-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Ms. Safura Amin D/o Mr. Mohammad Amin Bhat R/o Omer Colony-B, Lal Bazar, Srinagar vide Notification No. 901 dated 10-01-2014 for a period of one year has been extended till 09-01-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 413 Dated 15-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Muiz Mohammad Butt S/o Mr. Showkat Ahmad Butt R/o 12th Jabervan Colony, Brein, Nishat, Srinagar vide Notification No. 1159 dated 20-03-2014 for a period of one year has been extended till 20-03-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 438 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Ms. Monika Rathore D/o Mr. Sehdev Singh Rathore R/o Village Khanetar, Tehsil Haveli, District Poonch, A/P H. No. 62/A, Daily Excelsior Lane, Indira Colony, Jammu vide Notification No. 190 dated 28-05-2015 for a period of one year has been extended till 19-05-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 439 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Aman Kumar Doshi S/o Mr. Bans Ram Doshi R/o Bhour Pind, W. No. 1 C/o High School, Chatta Mill, Jammu vide Notification No. 27 dated 18-04-2015 for a period of one year has been extended till 15-04-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 440 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Sajid Majeed S/o Mr. Abdul Majeed R/o Sonai, Surankote, Poonch vide Notification No. 1152 dated 23-02-2015 for a period of one year has been extended till 20-02-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 441 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Matloob Hussain S/o Mr. Manzoor Hussain R/o Gurdhan Pain, Tehsil and District Rajouri, P/O Talwal vide Notification No. 05 dated 18-04-2015 for a period of one year has been extended till 15-04-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 442 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Kamal Mangotra S/o Mr. Mohan Lal Sharma R/o Akalpur, Lower Muthi, Akalpur, Jammu vide Notification No. 1383 dated 30-03-2015 for a period of one year has been extended till 23-03-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 443 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Chandan Raina S/o Mr. Prem Nath Raina R/o Village Kalideh, Tehsil Sunderbani, District Rajouri vide Notification No. 1404 dated 30-03-2015 for a period of one year has been extended till 23-03-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 444 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Sajad Sarwar Wani S/o Mr. Mohd Sarwar Wani R/o Thakardar Mohalla, Gulgam, Kupwara vide Notification No. 737 dated 14-11-2014 for a period of one year has been extended till 28-12-2016 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 445 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Shaib Abas Malik S/o Mr. Mohammad Abas Malik R/o Palpora, Shopian vide Notification No. 1382 dated 30-03-2015 for a period of one year has been extended till 23-03-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 446 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Syed Shafqat Ali S/o Syed Manzoor Ahmed R/o Near Agriculture Complex, Doda City vide Notification No. 210 dated 29-05-2015 for a period of one year has been extended till 29-06-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 447 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Fidah Hussain Shah S/o Mr. Mohd Akram Shah R/o Hiller, Arhama-B, Kokernag, Anantnag vide Notification No. 25 dated 18-04-2015 for a period of one year has been extended till 15-04-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

Notification

No. 449 Dated 16-06-2016.

Provisional admission granted under Advocates Act, 1961 in favour of Mr. Ishfaq Ullah Bhat S/o Mr. Mohd Ramzan Bhat R/o Shalipora, Kulgam vide Notification No. 481 dated 09-05-2013 for a period of one year has been extended till 09-05-2017 subject to the verification of Certificates/Degrees.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

By order.

(Sd.) MOHAMMAD YASIN BEIGH,

Joint Registrar (Admn.).



JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 129] Jammu, Thu., the 19th Jan., 2017/29th Pausa, 1938. [No. 42

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PART I-B

Jammu and Kashmir Government—Notification.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT—DEPARTMENT OF FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS.

Subject:—Hiring of Transport for carriage of foodgrains from open market.

Reference:—Cabinet Decision No. 106/11/2016 dated 09-12-2016.

Government Order No. 200-FCS & CA of 2016

Dated 14-12-2016.

In supersession of all previous orders on the subject, it is hereby ordered that the Department of Food, Civil Supplies and Consumer Affairs

shall hire private vehicles on competitive basis from open market through e-Tendering for carriage of Foodgrains/Sugar being handled by the department, only after utilization of fleet of vehicles owned by the State Road Transport Corporation, J&K on L-I rates basis.

The Director, Department of Food, Civil Supplies and Consumer Affairs, Jammu/Kashmir shall be the Nodal Officers for e-Tendering/finalization of the contract for their respective Divisions.

This issues with the concurrence of the Finance Department conveyed vide U.O No. 21 (2003)-C-622 dated 09-08-2016.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAFIQ AHMAD RAINA, IAS,

Secretary to the Government, Department of Food, Civil Supplies and Consumer Affairs.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT—GENERAL ADMINISTRATION DEPARTMENT.

Subject:—Retirement on Superannuation of the members of the Jammu and Kashmir Administrative Service.

Corrigendum to Retirement Notification

Dated 29-09-2016.

Please read 'Additional Transport Commissioner, J&K' instead of 'Joint Transport Commissioner, J&K', as designation of Mr. Ajay Singh Jamwal, figuring at S. No. 8 of the Retirement notification, issued under endorsement No. GAD(Ser)KAS/Retd/2014 dated 29-09-2016.

(Sd.) RAEIS AHMAD BHAT,

Under Secretary to the Government.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT—GENERAL ADMINISTRATION DEPARTMENT.

Subject:—Placement of the services of Junior Scale KAS Probationers of 2015 batch at the disposal of Administrative Departments.

Government Order No. 1380-GAD of 2016

Dated 19-12-2016.

In the interest of administration, the services of 59 Junior Scale KAS Probationers of 2015 batch, who have completed their "09 Months Training Programme at IMPA&RD/RTI/NZATI, 04 Weeks District Training and 05 Months 'On the Job Rotational Posting' in five identified departments", are hereby placed at the disposal of Administrative Department, indicated against each as per the details forming annexure to this Government Order.

It is further ordered that :-

- (i) the respective administrative department shall post these probationers immediately and they shall neither be attached nor kept waiting for posting in any manner. It shall be ensured that the posting orders are strictly complied with and if it is considered necessary to modify a transfer order under some compelling circumstances, it should be done only after obtaining the approval of GAD for which sufficient justification shall be advanced;
- (ii) the departments shall assess the number of vacant posts in the District of Leh and Kargil and post the Probationers in these areas also, strictly in accordance with the policy issued in this regard by the Ladakh Affairs Department. Similar exercise shall also be carried out for other areas and the likely retirements/promotions within the next one year factored in ;

- (iii) such probationers who have been appointed to the service (Junior Scale KAS) on the basis of being a resident of Backward Area or an Area adjoining Line of Actual Control shall be posted in their respective Backward Areas/Areas adjoining Line of Actual Control, as the case may be, in terms of section 3(2) of Jammu and Kashmir Reservation Act, 2004, as amended from time to time, and in terms of Circular issued by GAD under endorsement No. GAD/Mtg/RB-IV/29/2012 dated 21-09-2012. However, the probationers belonging to the reserved categories, selected under OM category, shall be posted by treating them at par with the OM candidates.
- (iv) the inter-se seniority of these Junior Scale KAS Officers shall be maintained by the General Administration Department in terms of Rule 18 of the KAS Rules, 2008.

59 posts of Junior Scale of KAS are hereby transferred to the Administrative Departments, as per the following break-up, for the purpose of drawal of salary of these probationers:—

1	2	3
1.	Co-operatives	4
2.	Employment	2
3.	Excise and Taxation	9
4.	Food, Civil Supplies and Consumer Affairs	1
5.	Handicrafts	2
6.	Handloom	5
7.	Hospitality and Protocol	1
8.	Industries & Commerce (FM)	7

No. 42] The J&K Govt. Gazette, 19th Jan., 2017/29th Pausa, 1938. 487

1	2	3
9.	Industries & Commerce (PM)	2
10.	Information	2
11.	Labour	3
12.	Rural Development	14
13.	Social Welfare	2
14.	Secretariat	1
15.	Tourism	3
16.	Transport	1
	Total	59

By order of the Government of Jammu and Kashmir.

(Sd.) DR. B. A. LONE,

Additional Secretary to the Government.

Annexure to Government Order No. 1380-GAD of 2016 Dated 19-12-2016.

S. No.	Name of the Officer	Category	District to which the Officer belongs
1	2	3	4
I. Co-o	peratives		
1.	Rohit Kashyap	OM	Udhampur
2.	Kapil Deol	SC	Jammu
3.	Raziya Khatoon	ST	Kargil
4.	Inzar Ahmad Rana	ST	Poonch
II. Emp	ployment		
5.	Abdul Raqib Bhat	OM	Shopian
6.	Mansoor Ahmad	OM	Budgam
III. Exc	cise and Taxation		
7.	Saba Noor	OM/SLC	Udhampur
8.	Huma Khan	OM	Jammu
9.	Suraj Chander Singh	OM	Jammu
10.	Naved Jeelani	OM	Srinagar
11.	Sahil Bagotra	OM	Jammu
12.	Rupinder Kour	OM	Jammu
13.	Varun Bhasin	OM	Rajouri

No. 42] The J&K Govt. Gazette, 19th Jan., 2017/29th Pausa, 1938. 489 1 2 3 4 Sonika Parihar 14. OM Kishtwar 15. Mohmmad Iqbal Mir OM Baramulla IV. Food, Civil Supplies & Consumer Affairs 16. Erim Aziz OM/RBA Baramulla V. Handicrafts 17. Pallvi OM Udhampur 18. Beenish Wani OMSrinagar VI. Handloom 19. Devia Nanda OM Jammu 20. Mohammad Arshad ST Poonch 21. Ram Paul SC Reasi 22. Mohinder Paul SC Rajouri 23. Trikansh Bhusan SC Reasi VII. Hospitality and Protocol 24. Sumera Shafi STLeh VIII. Industries and Commerce (Functional Manager) 25. Sapna OM/RBA Udhampur 26. Satish Kumar Rana Kishtwar OM/RBA Waheed Ahmad 27. OM Poonch

28.

29.

Mohammad Arif Lone

Virender Kumar

OM

OM

Rajouri

Udhampur

 $490\,$ The J&K Govt. Gazette, $\,19th$ Jan., 2017/29th Pausa, $1938.\,$ [No. $42\,$

1	2	3	4
30.	Khalil-ur-Rehman	ST	Rajouri
31.	Amir Choudhary	ST	Rajouri
IX. Ind	ustries & Commerce (Pro	ject Manage	er)
32.	Sheena Sahni	OM	Jammu
33.	Tajamul Yousuf	OM	Budgam
X. Infor	rmation		
34.	Aijaz Hussain Malik	OM	Baramulla
35.	Muzamal Zaman	OSC/SLC	Poonch
XI. Lab	our		
36.	Zamood Ahmed	OM	Poonch
37.	Gourav Gupta	OM/RBA	Jammu
38.	Sonam Verma	OM	Kathua
XII. Ru	ral Development		
39.	Rupali Vaid	OM	Udhampur
40.	Nipun Tickoo	OM	Jammu
41.	Sarfaraz Ahmad Bhat	OM	Pulwama
42.	Himanshi Gupta	OM	Jammu
43.	Qadeer Ahmed	OM/RBA	Poonch
44.	Rahul Gupta	OM	Kathua

No. 42]	The J&K Govt.	Gazette,	19th Jan.,	2017/29th	Pausa, 1938.	491
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1	2	3	4		
45.	Mudassir Iqbal	RBA	Doda		
46.	Mohammad Rafie	RBA	Doda		
47.	Ashiq Rafiq Malik	RBA	Poonch		
48.	Mohammad Naseem	ALC	Poonch		
49.	Ambika Bali	ALC	Poonch		
50.	Deepali Khanna	RBA	Jammu		
51.	Iftakhar Ahmed	RBA	Kupwara		
52.	Aadil Iqbal Lone	RBA	Kishtwar		
XIII. S	Secretariat				
53.	Javid Rehman Hajam	RBA/PHC	Kupwara		
XIV. S	ocial Welfare				
54.	Sandeep Kumar	RBA	Kathua		
55.	Kashif Altaf Bhat	RBA	Baramulla		
XV. To	ourism				
56.	Rupali Mahajan	OM	Jammu		
57.	Ifham Shah	OM	Srinagar		
58.	Shaziya Rehman	OM/RBA	Doda		
XVI. 1	XVI. Transport				
59.	Abhay Indu Sharma	OM	Kishtwar		

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT—GENERAL ADMINISTRATION DEPARTMENT.

Subject:—Annual Darbar Move of Offices from Srinagar to Jammu for Winter Season 2016-17.

Government Order No. 1387-GAD of 2016 Dated 21-12-2016.

In continuation of Government Order No.1078-GAD of 2016 dated 07-10-2016, post facto sanction is accorded to the move of the office of Commissioner for Disabilities (in full) from Srinagar to Jammu in connection with the Annual Darbar Winter Season, 2016-17.

By order of the Government of Jammu and Kashmir.

(Sd.) IMTEEAZ KACHO,

Deputy Secretary to the Government.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT—REVENUE DEPARTMENT.

Notification No. 64-Rev (LAJ) of 2016

Dated 31-08-2016.

Whereas, the land, specifications whereof are given below to this notification is required for public purpose viz. "widening of Rajouri-Kandi-Budhal Double Lane specification road" by GREF:—

Specification of land

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
				K. M.
Rajouri	Budhal	Hubi	382 min	02-10
			392 min	00–14

No. 42] The J&K Govt. Gazette, 19th Jan., 2017/29th Pausa, 1938. 493

1	2	3	4	5
				K. M.
			393 min	00–11
			395 min	00–15
			422 min	00-02
			423 min	00–01
			445 min	00–06
			424 min	01–01
			442 min	01–00
			Total	07-00

Whereas, on the basis of an indent placed by Officer Commanding 110 RCC GREF vide No. 2010/LA/RKB/81/E2 dated 27-09-2011, accordingly, a notification under section 4(1) was issued by Collector, Land Acquisition (Defence), HQ, Rajouri vide No. Coll/Def/756-60 dated 15-10-2011 for land measuring 07 Kanals situated in Village "Hubi", Tehsil Kotranka, District Rajouri; and

Whereas, the District Collector (DC), Rajouri vide No. Coll/Def/52 dated 27-04-2016 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act, by the Collector, Land Acquisition (Defence), Rajouri/Poonch, HQ Rajouri, was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owner/interested

persons in the prescribed time period as required under sections 5 & 5-A of Land Acquisition Act ; and

Whereas, the report furnished by District Collector (DC), Rajouri vide letter referred to above, has been examined and it has been found that the land owners did not file any objection to the proposed acquisition; and

Whereas, the Government is satisfied that the land particulars whereof are mentioned above is required for public purpose viz. "widening of Rajouri-Kandi-Budhal Double Lane specification road" by GREF.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat, 1990, it is declared that land measuring 07 Kanals situated in Village "Hubi", Tehsil Kotranka, District Rajouri, particulars whereof are given above, is required for public purpose viz. "widening of Rajouri-Kandi-Budhal Double Lane specification road" by GREF. Further, the Collector Land Acquisition (Defence), Rajouri/Poonch, HQ, Rajouri is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) GHULAM RASOOL, KAS,

Deputy Secretary to the Government, Revenue Department.

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIAT—REVENUE DEPARTMENT.

Notification No. 60-Rev (LAJ) of 2016

Dated 31-08-2016.

Whereas, the land, specifications whereof are given below is required for public purpose viz. "widening of Jammu-Rajouri-Poonch Double Lane road by GREF:—

Specification of land

District	Tehsil	Village	Kh. Nos.	Area
1	2	3	4	5
				K. M.
Rajouri	Rajouri	Androlla	03 min	06-01
			01 min	06-08
			593/59 min	04–05
			591/1 min	11–04
			587/1	00-13
			589/1 min	00-08
			588/1	00-04
			Total	29–03

Whereas, on the basis of an indent placed by Officer Commanding 58 RCC GREF vide dated 14-01-2003, accordingly, a notification under section 4(1) was issued by Collector Land Acquisition (Defence), Rajouri/Poonch HQ, Rajouri vide No. Coll/Def/735-39 dated 15-10-2011, calling upon the objections, if any, from the land owners/interested persons, for land measuring 29 Kanals-03 Marlas situated in Village "Androlla", Tehsil and, District Rajouri; and

Whereas, the District Collector (DC), Rajouri vide No. Coll/Def/ 58 dated 27-04-2016 has reported that the notification issued under

section 4 (1) of the J&K State Land Acquisition Act, by the Collector, Land Acquisition (Defence), Rajouri/Poonch, HQ Rajouri, was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owner/interested persons in the prescribed time period as required under sections 5 & 5-A of Land Acquisition Act; and

Whereas, the report furnished by District Collector (DC), Rajouri vide letter referred to above, has been examined and it has been found that the land owners did not file any objection to the proposed acquisition; and

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. "widening of Jammu-Rajouri-Poonch Double Lane road by GREF.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat, 1990, it is declared that land measuring 29 Kanals-03 Marlas situated in Village "Androlla", Tehsil and District Rajouri, particulars whereof are given at "Annexure A" to this notification is required for public purpose viz. "widening of Jammu-Rajouri-Poonch Double Lane road by GREF". Further, the Collector Land Acquisition (Defence), Rajouri/Poonch, HQ Rajouri is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) GHULAM RASOOL, KAS,

Deputy Secretary to the Government, Revenue Department.



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 129] Jammu, Thu., the 19th Jan., 2017/29th Pausa, 1938. [No. 42

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PART II—A

Orders by Heads of Departments.

CHARGE REPORTS

In compliance to Government Order No. 302-FST of 2016 dated 15-12-2016 issued vide endorsement No. FST/Ser/75/2007 dated 15-12-2016, we the undersigned handover and takeover the charge of the post of Director, Forest Protection Force, J&K today on 21st of December, 2016 A. N.

(Sd.) RAJEEV KUMAR TIWARI, IFS.

Relieved Officer.

(Sd.) ASIF MEHMOOD, IFS.

Relieving Officer.

Certified that we have in the forenoon/afternoon of this day of 19th of December, 2016 F. N. respectively made over and received over the charge of the Office of Joint Director of Information, Jammu.

Memo of the balance for which responsibility is accepted by the officer receiving the charge :—

1. Treasury Balance : Nil

2. Cash : Rs. 500/- under A/c CD 27

3. Stamps : Rs. 1878.00

4. Bill Forms : Nil

5. Permanent Advance : Rs. 180/-.

Station: Jammu.

Dated: 19-12-2016.

(Sd.) TILAK RAJ SHARMA, KAS,

Joint Director, Information, Jammu.

Relieved Officer.

(Sd.) MANISHA SARIN, KAS,

Joint Director, Information, Jammu.

Relieving Officer.



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PART II—B

Notifications, Notices and Orders by Heads of Departments.

OFFICE OF THE ASSESSING AUTHORITY, COMMERCIAL TAXES CIRCLE-I, JAMMU.

Notification

(Under Rule 6 (I) of the CST Act Rules, 1958)

It has been reported by M/s. Kashmir Jam Industries having its registered office at IGC, Samba having TIN 01871111761 that 'C' Forms No. mentioned below has been lost and the matter stands published in the following newspapers:---

1. Hindustan Times: 03-09-2016.

2. Greater Kashmir: 03-09-2016.

Hence, the below noted 'C' Forms are hereby declared as invalid for the purpose of sub-section (4) of section 8 of the CST Act,1956. Anybody fraudulently using the said 'C' Forms will render himself liable for penal action as per law.

The person/s who finds the said forms will please return the same to the undersigned.

No. of 'C' Forms : (10) Ten

Sl. No. of 'C' Forms : 060247 to 060256

Name and address of the dealer : M/s. Kashmir Jam Industries,

IGC, Samba

Registration No. of the dealer : TIN 01871111761

Whether lost/stolen or destroyed : Lost

Address of the dealer to whom : Nil

'C' Forms were issued

(Sd.)

Assessing Authority, Commercial Taxes Circle 'I', Jammu.

OFFICE OF THE DIVISIONAL FOREST OFFICER, DODA FOREST DIVISION, DODA.

Subject:—Registration of Private Timber Sale Depot.

Whereas, Sh. Saqib Zaffer Khan S/o Zaffar-ullah Khan R/o Sah Mohalla, Doda, Tehsil and District Doda approached this office with an application dated 18-07-2016 for establishment of Private Timber Sale Depot near Sports Stadium, Doda under the name M/s. Khan Timber Depot (KTD), Tehsil and District Doda stating that he would procure the timber for sale from State Forest Corporation and imported timber.

Therefore, I, Anup Kumar Soni (IFS), Divisional Forest Officer, Doda Forest Division, by virtu of powers vested with me under J&K Forest Act, 1987 (Sale of Timber), under rule 3, do hereby register Private Timber Sale Depot, with Hammer facsimile "KTD" in favour of Sh. Saqib Zaffer Khan S/o Zaffar-ullah Khan R/o Sah Mohalla, Doda, Tehsil and District Doda for the year 2016-17 i. e. up to 31-03-2017 registration of Private Timber Sale Depot register for sale of timber subject to the following terms and conditions:—

- 1. That the Timber Sale Depot shall not be shifted to any other side without the prior permission of the Licensing Authority.
- 2. That no Sawmill/Cutter will be installed in the depot premises for which Timber Sale Depot License has been granted by the Licensing Authority.
- 3. That the Timber Sale Depot holder shall procure timber only from J&K SFC/legal source on valid documents like Sale Dockets/ Challan Bill and the timber purchased shall be transported on proper Form-25 issued by competent authorities.
- 4. That the Timber Sale Depot holder shall not purchase timber in any case from the concessionists or any other illegal/unlawful sources.
- 5. The truck transporting timber shall be got verified by R. O., Siraj.
- That the Timber Sale Depot holder shall maintain proper records/ accounts of all such details on valid registers and docket books as prescribed and issued by the Forest Department for the purpose.
- 7. That Timber Sale Depot holder shall get all the Sale Docket Books, Receipt (Purchase) and Dispatch (Sale) Registers issued and duly authenticated by the Licensing Authority at begining of each financial year. The fresh Sale Dockets, the receipt and reconciliation/verification of the status of previous Sale Dockets Book. The Timber Sale Depot holder shall be supplied only one duly authenticated Sale Dockets Book at a time.

- 8. That the Timber Sale Depot holder will conduct all the sales against a valid Sale Docket. The Sale/Dispatch of Timber/Mill rejection from the Timber Sale Depot shall always be accompanied by a valid Sale Docket prescribed and issued to the Timber Sale Depot holder for the purpose. The Sale Docket shall be made/written in triplicate. The first copy will be issued to the purchaser/customer, the second copy (counterfoil) be submitted by the Timber Sale Depot holder to the Licensing Authority along with the weekly/monthly sale statement/account and the third copy (counterfoil) shall be retained and maintained by the Timber Sale Depot holder in his account/records.
- 9. That the Timber Sale Depot holder is bound to produce all the Depot records, Registers, Dockets/Challans/Bills and Form-25 etc. for check and scrutiny, at any time, on demand by a Forest Officer of the rank of Forester and above or any other officer authorized. All the Challans, Sale Dockets, copies of the Form-25, Purchase (Receipt) and Sale (Dispatch) Registers, copies of the weekly/monthly account statements with acknowledgment receipt and all other relevant documents which may be required for the verification of receipt and disposal of the timber stocks, at any time, shall always be kept in the premises of the Timber Sale Depot for check and verification of the stock position of the timber in the Timber Sale Depot right from the date of issue of license for the first time.
- 10. That the Timber Sale Depot holder shall always display the stock position (immediately) after the receipt or disposal of each (consignment) of the Timber Sale Depot at a prominent place in the premises of the Timber Sale Depot.
- 11. That the Timber Sale Depot holder will conduct the sale of the timber within the territorial jurisdiction of Forest Division in which the Timber Sale Depot has been originally registered.

- 12. That the Timber Sale Depot holder is abide by all the relevant laws, rules, regulations and the instructions laid down by the Government and the Forest Department from time to time. The Timber Sale Depot holder shall neither comment nor become a party to any forest offence.
- 13. That the infringement of any of the conditions as laid down above shall (under the relevant provisions of the J&K Forest Act and J&K Sale of Timber Act) render—
 - (i) The Timber Sale Depot liable for deregistration/cancellation of license;
 - (ii) The Timber Stock liable for seizure and confiscation; and
 - (iii) The Timber Sale Depot holder liable for punishment of imprisonment for a term which may extend to six months or with fine which may extend to Rs. 5000/- or both. The double penalties would be inflicted where the offence is committed after sunset or before sunrise or after preparation for residence to lawful authority or if the offender has been previously convicted of any forest offence or any other offence under the relevant Act/Rules.

(Sd.) ANUP KUMAR SONI, IFS,

Divisional Forest Officer, Doda Forest Division, Doda.

GOVERNMENT OF JAMMU AND KASHMIR (REHABILITATION DEPARTMENT), OFFICE OF THE DEPUTY CUSTODIAN, EVACUEE PROPERTY, DISTRICT POONCH.

Notification

In pursuance of sub-section (1), section 6 of the Jammu and Kashmir State Evacuee (Administration of Property) Act VI 2006, the undersigned

is pleased to notify for general information the list of Evacuees Properties specified in the Schedule annexed hereto, which have vested in him:—

Schedule

S. No.	Description	Locality
	Illegal construction raised on Evacuee	Village Sari
	Property land measuring one Marla	Chownea,
	covered under Khasra No. 592 belonging	Tehsil Haveli,
	to Budhar Din Evacuee by Sh. Abdul Aziza	District Poonch.
	and Mohd Farooq with the following	
	dimensions:—	
	1 Two shops 10′x12′, 10′x12′	
	Read in section 9A of	
	Evacuee Property Act, 2006.	

(Sd.) A. R. SHEIKH,

Deputy Custodian, Evacuee Property, District Poonch.

GOVERNMENT OF JAMMU AND KASHMIR (REHABILITATION DEPARTMENT),
OFFICE OF THE DEPUTY CUSTODIAN, EVACUEE PROPERTY,
DISTRICT POONCH.

Notification

In pursuance of sub-section (1), section 6 of the Jammu and Kashmir State Evacuee (Administration of Property) Act VI 2006, the undersigned

is pleased to notify for general information the list of Evacuees Properties specified in the Schedule annexed hereto, which have vested in him :—

Schedule

S. No.	Description	Locality
1	2	3
(1)	Land measuring 21 Kanals 10 Marlas covered under Khasra No. 410 belonging to Kaka and others Evacuee of 1947	Village Mankot, Tehsil Mankot, District Poonch
(2)	Land measuring 48 Kanals one Marla covered under Khasra No. 776 Min belonging to Fatha Allam and others Evacuee of 1947	

(Sd.) A. R. SHEIKH,

Deputy Custodian, Evacuee Property, District Poonch.

GOVERNMENT OF JAMMU AND KASHMIR (REHABILITATION DEPARTMENT), OFFICE OF THE DEPUTY CUSTODIAN, EVACUEE PROPERTY, DISTRICT RAJOURI.

Notification

In pursuance of sub-section (1) of section 6 of the Jammu and Kashmir State Evacuee (Administration of Property) Act, 2006 (VI of 2006), the Deputy Custodian is pleased to notify for general information the

list of Evacuees Properties specified in the Schedule annexed hereto, which have vested in him :—

Scl	hed	ule

Description	Location
Land measuring 184 Kanals 2 Marlas	Village Solki,
covered under Khasra Nos. 521 58 Kanals,	Tehsil Kalakote,
521 4 Kanals, 525 35 Kanals, 525 Min	District Rajouri
66 Kanals 09 Marlas, 554 2 Kanals 14 Marlas,	on Main Road
555 17 Kanals 09 Marlas belonging to Birbal,	
Mohd Din and others Evacuee of 1947	

(Sd.) A. K. SAFAYA,

Deputy Custodian, Evacuee Property, District Rajouri.

GOVERNMENT OF JAMMU AND KASHMIR, (REHABILITATION DEPARTMENT), OFFICE OF THE DEPUTY CUSTODIAN, EVACUEE PROPERTY, DISTRICT RAJOURI.

Notification

In pursuance of sub-section (1), 9A of the Jammu and Kashmir State Evacuee (Administration of Property) Act VI 2006, the Custodian is pleased to notify for general information the list of Evacuees Properties specified in the Schedule annexed hereto, which have vested in him:—

Scheduled

S. No	Description .	Locality	Evacuee	Khasra Nos.	Land
1	2	3	4	5	6
1	Block No. 1:	GHSS	Nawazish Ali & others	1622/1	K. M.
	Canteen 13'x20'	Lamberi	& outers	1637	08–12

No. 42] The J&K Govt. Gazette, 19th Jan., 2017/29th Pausa, 1938. 569

2	3	4	5	6
				K. M.
Room No. 1 22′x18′			1619	02-08
Room No. 2 22′x18′			1620	00-14
Room No. 3 22′x18′			1622	03-04
Room No. 4 22′x18′			1617/1	01–01
Varandha 90'x9'.6"			Total	17–00
Block No. 2:		Gulam Nabi & others	1629	00-08
Room No. 1 24'x15'			1631	01–03
Room No. 2 12'x15'			1616	00–14
Varandha 4'x17'		Mir Mohd & others	1614/M	06–11
Bathroom 6'x6' each 4 Nos.			1641	05-01
Block No. 3:		Piran Ditta	1643	04-05
Room No. 1 18'x22'		Farooze Ali & others	1636/M	00-08
Room No. 2 18′x22′		Saijoo & other	1634	03–06
Room No. 3 18'x22'			1621	01–09
Room No. 4 18′x22′		Faqir & others	1633	04–02
Room No. 5 18′x22′		Faiz Mohd & others	1627	01–14
			Total	46–01

570 The	e J&K Govt.	Gazette,	19th Jan.,	2017/29th	Pausa, 1938.	[No. 42
1	2		3	4	5	6

K. M.

Room No. 6 18'x22'

Room No. 7 18'x22'

Room No. 8 18'x22'

Varandha 8'x176'

Bathroom 4'x5' each 4 Nos.

Block No. 4:

Room No. 1 10'x20'

Room No. 230'x20'

Store 13'x10'

Room No. 3 30'x20'

Store 10'x20'

Room No. 430'x20'

Varandha 10'x110'

(Sd.) A. K. SAFAYA,

Deputy Custodian, Evacuee Property, District Rajouri.

Notice

I, Bishamber Singh S/o Late Sh. Bhagat Bahadur R/o H. No. 192, Gorkh Nagar, Bahu Fort, Jammu have applying for correction of my name in my PAN Card bearing No. BQDPB-5647N in which my name is wrongly written as Bisham Singh Bir instead of correct name Bishamber Singh. Now I am applying for necessary correction of the same. Objection, if any, may be conveyed to concerned authority within 7 days from the date of publication of this notice.

Notice

I, Sri Lakhvinder Singh Chanjotera have changed my name from Lakhvinder Singh Chanjotera to Lakhvinder Singh by affidavit sowrn before the Notary Public/Magistrate, Bishnah on 27-12-2016. Henceforth, I shall be known as Lakhvinder Singh for all purposes. Lakhvinder Singh R/o H. No. 104, W. No. 2, Bishnah, Tehsil Bishnah, District Jammu, J&K PIN-181132.

GOVERNMENT OF JAMMU AND KASHMIR (REHABILITATION DEPARTMENT), OFFICE OF THE DEPUTY CUSTODIAN, EVACUEE PROPERTY, DISTRICT RAJOURI.

Notification

In pursuance of sub-section (1) 9A of the Jammu and Kashmir State Evacuee (Administration of Property) Act VI of 2006, the Dy. Custodian is pleased to notify for general information the list of Evacuees Properties specified in the Schedule annexed hereto, which have vested in him:—

Schedule

S. No.	Description	Location	Khasra Nos.	Land
1	2	3	4	5
1.	Store: 10'x16'	Agriculture	1578, 1579, 1580	K. M. 121–03
2.	Store: 32'x16'	from	1582, 1583, 2501,	

1	2	3	4	5
3.	Store: 35'x11'	Lamberi	1584, 2502, 1586,	
4.	Store: 33'x12'		1590, 1591, 1592,	
5.	Store: 36'x13'		1593, 1594, 1595,	
6.	Store: 20'x13'		1596, 1597, 1599,	
7.	Room 4 Nos. 15′x12′ each with bathroom		1600, 1901, 1605, 1606, 1607 and 1608	

(Sd.) A. K. SAFAYA,

Deputy Custodian, Evacuee Property, District Rajouri.

Notice

I, Sushil Kumar Pandit S/o Jai Krishan Pandit R/o H. No. 128, Patoli Brahmana, near Peer Baba P/O Muthi, PIN Code-181205 Jammu, declare that my name and my father's name has been wrongly written as Sushil Kumar Pandita instead of Sushil Kumar Pandit and my father's name as Jai Krishan Pandita instead of Jai Krishan Pandit in my PAN Card bearing No. BISPP7618A. Now I am applying for the correction of the same. Objection, if any, may be conveyed to concerned authority within 7 days.

Notice

I, Raghudev Singh S/o Sh. Munshi Singh R/o H. No. 345/16-A/1, Jawahar Nagar, Satwari, Jammu have applied for correction of my name in my PAN Card bearing No. AKOPB7947B, from Raghdev Singh Billoweria to Raghudev Singh. So objections, if any, may be filed to Officer Incharge, Income Tax Department/concerned authorities.



JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 129 Jammu, Thu., the 19th Jan., 2017/29th Pausa, 1938. [No. 42

Separate paging is given to this part in order that it may be filed as a separate compilation.

ADVERTISEMENTS-C

GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE GENERAL MANAGER, RANBIR GOVERNMENT PRESS, JAMMU (TAWI)—180005.

Short Term Tender Notice

Sealed tenders affixed with revenue stamps worth Rs. 5/- are invited from the interested parties/registered private firms for the rate contract for supply of "Drawing Catrage Sheets (55x75 cms) 120 GSM as per below mentioned specifications. The tenders should reach in this office of the undersigned by or before 23-01-2017 up to 11.00 A. M. and shall be opened on the same day or any other date convenient to the Unit Purchase Committee of the Department:—

S. No.	Material Specification	Quantity (Approx.)
1.	Drawing Catrage Sheets (55x75 cms.) 120 GSM	25,000 Sheets.

Terms and Conditions:

- 1. The tenderers are advised to furnish earnest money of Rs. 5,000/- in the shape of CDR/FDR duly pledged to the General Manager, Ranbir Government Press, Jammu.
 - 2. The rates are FOR Press included all taxes and charges.
- 3. Supply of material shall be made within 15 days from the date of placement of supply order.

For and on behalf of the Governor of Jammu and Kashmir.

(Sd.) F. H. QADRI,

General Manager.

الميمين المادي ا



رجٹر ڈنمبر ہے کے۔33

جمول وشمير كورنمنط كزط

جلد نمبر 129_ جمول مورخه 19 جنوري 2017 ء بمطابق 29 يوسا 1938 ويروار نمبر 42

إشتهارات

سركار بنام وشال گور كھا

ىرچە علت نمبر 18 سال 2007ء، تھانە يولىس گاندھى نگر

48 Excise Act برائم زير دفعات

وارنٹ مشتی زیردنعہ 512 ض

حُكُم بنام: المِكاران بوليس رياست جمول وتشمير بخلاف ملزم صدر

معاملہ مندرجہ عنوان اُلصدر میں ملزم کو بار ہا بذر بعیہ وارنٹ گرفتاری بلا ضانتی طلب کیا گیا ہے، اِلا مُلزم کی دستیابی نہ ہوئی ہے اور وارنٹ ہذا پر تقبیل آئی ہے کہ ملزم وشال گور کھا ولد رتن لعل دو کا ندار ساکنہ 590 مزدور ستی ریشم گھر کالونی جموں، گھر سے فرار ہے اور روپوش ہو گیا ہے جس سے ملزم کی دستیا بی بطریق آسانی مشکل ہے ۔

لہذا ملزم کے خلاف کارروائی زیر دفعہ 512 ض ف بعمل لائی جاکرا ہلکاران پولیس ریاست جموں وتشمیرکوشکم واختیار دیا جاتا ہے کہ ملزم متذکرہ بالا جہاں کہیں بھی اندر حدود ریاست دستیاب ہوتو اُسے فو اُگر فتار کر کے عدالت ہذا میں پیش کریں۔

سرکار ب**نام**عظهر عباس وغیره پرچه علت نمبر 02/01 سال2006ء، تھانہ پولیس کرائم برانچ جموں بجرائم زیردفعات 420/120 RPC

وارنٹ گشتی عام زیردفعہ512 ض

منام: اہلکاران پولیس ریاست جمول وکشمیر بخلاف ملزم صدر معا ملہ مند رجہ عنوان اُلصدر میں ملزم کو بار ہا بذر بعہ وارنٹ گرفتاری بلا ضانتی طلب کیا گیا ہے ؛ اِلا مُلزم کی دستیاب نہ ہوئی ہے اور وارنٹ ہذا پر تعمیل آئی ہے کہ ملز مہ منیگت عظہر زوجہ عظہر عباس ساکنہ مفتی باغ بھار جی ہارواں سرینگر گھرسے فرار ہے اور رو پوش ہو گیا ہے جس سے ملز مہ کی دستیا بی بطریق آسانی مشکل ہے۔

لہندا ملزمہ کےخلاف کا رروائی زیر دفعہ 512 ض ف بعمل لائی جاکر اہلکاران پولیس ریاست جمول وکشمیر کوشکم واختیار دیا جاتا ہے کہ ملزمہ متذکرہ بالا جہاں کہیں بھی اندر حدود ریاست دستیاب ہوتو اُسے فوا گرفتار کر کے عدالت ہٰذامیں پیش کریں

دستخط: ایکسائزموبائل مجسٹریٹ جموں۔ از عدالت سب جج مطالبہ خفیفہ (جو دیشل مجسٹریٹ درجہاوّل) سرینگر

سركار ب**نام** ضميراحدشاه وغيره بذريعه علت نمبر239سال2000ء، تھانه پولیس پارم پوره

> جرم زیرد فعہ RPC مرمنٹ میں عام زیرد فعہ 512 ض ف

بخلاف ملزم: ضميراحمه شاه ولدغلام شاه ساكنه بإغات برزله سرينكر

حُكم بنام: المكاران يوليس رياست جمول وكشمير

معاملہ مندرجہ عنوان اُلصدر میں جالان متذکرہ بالا عدالت بندا میں بغرض ساعت رواں ہے ۔جس میں ملزم متذکرہ بالا حاضر عدالت نہ ہوا ہے اور ملزم حاضر خلاف عدالت بنہ ہوا ہے بار بار وارنٹ گرفتاری اجراء ہونے کے باوجود ملزم حاضر عدالت نہ ہور ہاہے۔اس نسبت وارنٹ اجراء شدہ سے رپورٹ سے بھی عیال ہے کہ ملزم دستیاب نہ ہور ہاہے۔اس طور عدالت بندا کو بھی اطمینان ہوچکا ہے کہ بطریق معمول ملزم متذکرہ بالا کی دستیا بی فی الحال ممکن نہ ہے۔

لہذا ملزم کے خلاف کارروائی زیر دفعہ 512 ض ف عمل میں لائی جاکر عام اہلکاران پولیس ریاست جموں وکشمیرکوشکم واختیار دیا جاتا ہے کہ آپ ملزم متذکرہ بالا کو جہاں کہیں اندر حدود ریاست جموں وکشمیر دستیاب ہوکو گرفتار کرکے عدالت ہذامیں ہمارے روبروپیش کریں۔

05-04-2016, 7

وستخط: سب جج مطالبه خفیفه (جوزیشل مجسٹریٹ درجهاوّل) سرینگر۔

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JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 129] Jammu, Mon., the 19th Dec., 2016/28th Agra., 1938. [No. 37-2

Separate paging is given to this part in order that it may be filed as a

separate compilation.

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PART III

Laws, Regulations and Rules passed thereunder.

JAMMU AND KASHMIR STATE ELECTRICITY REGULATORY COMMISSION, SRINAGAR

(Mini-Grid Renewable Energy Generation and Supply) Regulations, 2016.

Notification No. 53-JKSERC of 2016

Dated 19th December, 2016.

In exercise of powers conferred by section 138 read with sections 55, 56 and 71 of the J&K Electricity Act, 2010 (Act XIII of 2010) and all other powers enabling it in this behalf, the J&K State Electricity

Regulatory Commission hereby makes the following Regulations, namely:—

Jammu and Kashmir State Electricity Regulatory Commission (Mini Grid Renewable Energy Generation and Supply) Regulations, 2016.

UNIT-I

Preliminary

- 1. Short title and commencement.—
- 1.1 These regulations shall be called the J&K State Electricity Regulatory Commission (Mini Grid Renewable Energy Generation and Supply) Regulations, 2016.
- 1.2. These regulations shall come into force from the date of their notification in the Govt. Gazette.
- 1.3 Words and expressions used in these Regulations and not defined herein but defined in the J& K Electricity Act, 2010 (hereinafter referred to as 'the Act') shall have the meaning as assigned to them under the Act.
- 1.4 These Regulations shall extend to the State of Jammu and Kashmir.
- 2. Definitions and Interpretations.—
- 2.1 In these regulations, unless the context otherwise requires,—
 - (i) "Act" means the J&K Electricity Act, 2010 (Act XIII of 2010);
 - (ii) "Billing Cycle" means the billing frequency agreed between the concerned Mini Grid Operator with the consumers;
 - (iii) "Commission" means the J&K State Electricity Regulatory Commission;

- (iv) "Company" means a company formed and registered under the Companies Act, 1956 and includes anybody corporate under a Central or State Act;
- (v) "Compulsory Supply Hours" means the supply during 17:00 hrs to 23:00 hrs each day or as amended by the Commission from time to time through an order;
- (vi) "Conduct of Business Regulations" means the J&K State Electricity Regulatory Commission (Conduct of Business) Regulations, 2005 as amended from time to time;
- (vii) "Consumer" means any person who is supplied with electricity for his own use by a licensee or by the Government or by any other person engaged in the business of supplying electricity to the public under the Act or any other law for the time being in force and includes any person whose premises are for the time being connected for the purpose of receiving electricity with the works of a licensee, the Government or such other person, as the case may be;
- (viii) "Distribution Franchisee (DF)" means a person authorized by the Distribution Licensee to perform requisite duties on its behalf in a particular area within the area of supply of the Distribution Licensee as per the Distribution Franchisee Agreement;
- (ix) "Distribution Franchisee Agreement (DFA)" means an Agreement between the Distribution Licensee and the Mini Grid Operator for the purposes of services to be rendered by them, as a Distribution Franchisee;
- (x) "Distribution Franchisee Fee" means the payment of amount made by the Distribution Licensee to the Mini Grid

- Operator for services rendered under the Distribution Franchisee Agreement;
- (xi) "Distribution Licensee" means a licensee authorized by the Commission to operate and maintain a Distribution System for supply of electricity to the consumers in its area of supply;
- (xii) "Distribution Licensee's System" means the system of wires and associated facilities between the delivery points on the transmission lines or the generating station connection and the point of connection to the installation of the consumers and also include electric line, sub-station and electrical plant that are primarily maintained for the purpose of distributing electricity in the area of supply of such the Distribution Licensee not withstanding that such line, sub-station or electrical plant or high pressure cables or overhead lines or associated with such high pressure cables or overhead lines, or used incidentally for the purposes of transmitting electricity for others;
- (xiii) "Feed-in-Tariff (FIT)" means the tariff determined by the Commission for renewable energy generating plants under JKSERC (Terms and Conditions for Tariff determination from Renewable Energy Sources) Regulations, 2013 as amended from time to time, which shall be the ceiling limit for procurement of green power by Distribution Licensee from the Mini Grid Renewable Energy System;
- (xiv) "Grid Arrival" means extension of the Distribution Licensee's system within 100 meters of operation of the Mini-Grid Projects;
- (xv) "Inter-connection Point" means the interface point for supply of electricity from the Mini-Grid Renewable Energy System to the Distribution Licensee's System;

- (xvi) "kW" means kilo Watt;
- (xvii) "Mini-Grid Area" means the rural areas and areas having inadequate supply of electricity during peak hours and/or compulsory supply hours in the State of Jammu & Kashmir;
- (xviii) "Mini Grid Operator (MGO)/Rural Energy Service Provider (RESP)" means Local Authority, Panchayat Institutions, Users' Association, Co-operative Societies, Non-Governmental Organizations, or Franchisees, that builds, commissions, operates and maintains the Mini Grid Project within the State of Jammu & Kashmir for generation and supply of electricity to consumers and/or sale to the Distribution Licensee in the Mini-Grid Area under these Regulations;
- (xix) "Mini-Grid/Mini-Grid Project" means the project comprising of renewable energy based electricity generation system up to a capacity of 500 kW and supplying electricity to the consumers (including but not limited to households small and medium scale enterprises, telecom towers etc.) through the Mini Grid Operator and/or selling electricity to the Distribution Licensee in the Mini-Grid Areas as per the provisions laid out in these Regulations;
- (xx) "Mini Grid Renewable Energy System (MRES)" means the stand alone or grid interactive power plant generating electricity using renewable energy source in the Mini-Grid Area for supply to the consumers through the Project Distribution System including associated appliances and/ or to the Distribution Licensee at the inter-connection point;
- (xxi) "MNRE" means the Ministry of New and Renewable Energy, Government of India;

- (xxii) "Obligated Entity (OE)" means the distribution licensees, users owning captive power plant and open access consumers in the State of Jammu & Kashmir, who have to mandatorily comply with renewable purchase obligation under these Regulations subject to fulfillment of conditions outlined under Regulation 5 of J&KSERC (Renewable Power Purchase obligation, its compliance and REC frame work implementation) Regulations, 2011;
- (xxiii) "Power Purchase Agreement (PPA)" means an Agreement between the Distribution Licensee and the MGO for the purchase of electricity generated from the MRES at interconnection with grid of the Distribution Licensee;
- (xxiv) "Power Distribution Network (PDN)" means the distribution infrastructure owned by the MGO for supplying electricity generated from the MRES to the consumers in the Mini-Grid Area as per the Technical Standards and Safety measures defined in these Regulations;
- (xxv) "Renewable Energy Certificate (REC)" means the Certificate issued in accordance with the procedures specified by the Central Electricity Regulatory Commission under Central Electricity Regulatory Commission (Terms and Conditions for Recognition and Issuance of Renewable Energy Certificate for Renewable Energy Generation) Regulations, 2010 and amendments thereof;
- (xxvi) "Renewable Energy Sources" means renewable sources such as small hydro, wind, solar, biomass, cogeneration, urban or municipal waste and other such sources as approved by the Ministry of New and Renewable Energy from time to time for generation of electricity;

- (xxvii) "Renewable Purchase Obligation (RPO)" means minimum percentage as specified under Regulation 7.1 of J&KSERC (Renewable Power Purchase obligation, its compliance and REC frame work implementation) Regulations, 2011 shall be applicable to all Distribution Licensees in the State of Jammu & Kashmir as well as to open access consumers and captive users within the State of Jammu & Kashmir;
- (xxviii) "Standard of Performance (SOP)" or Standard Operating Procedure means to supply electricity to all willing domestic consumers within 40 meters of Project Distribution Network, to deploy minimum 10% of the project capacity to cater to domestic consumers in the areas if there is a demand and to supply electricity continuously or intermittently for a minimum period of 5 hours, between compulsory supply hours each day to all the connected consumers. This service has to be provided by the Mini Grid Operator within Six (6) months from the date of commencement of supply of electricity by it;
- (xxix) "State Agency" means the agency in the State of Jammu and Kashmir to be designated by the State Commission from time to time to act as the agency for accreditation and recommending the renewable energy projects for registration and to undertake functions under J&KSERC (Renewable Power Purchase obligation, its compliance and REC frame work implementation) Regulations, 2011 as amended thereof;
- (xxx) "State Nodal Agency (SNA)" means the agency designated as such by Sate Government for Development of New and Renewable Energy;
- (xxxi) "Year" means a financial year commencing on 1st April and ending on 31st March.

UNIT-II

Scope and Application

- 3. Scope of Regulations and Extent of Application.—
- 3.1 These Regulations shall apply to new and existing Mini Grid Projects for generation and supply of electricity to consumers and/or sale to the Distribution Licensee in the Mini Grid Areas in the State of Jammu & Kashmir. The existing Mini Grid Projects shall ensure the compliance of these Regulations and shall meet the Technical Standards and Safety measures as per these Regulations within six months of notification of these Regulations.
- 3.2 The Mini Grid Projects with an installed capacity up to 500 kW shall be governed by these Regulations.
- 3.3 The Mini Grid Operator shall supply electricity in the rural areas and areas having inadequate supply of electricity during peak hours and/or compulsory supply hours in the State of Jammu and Kashmir.
- 3.4 Types of consumer categories and potential service applications are listed below :—
 - (a) Households-lighting, mobile charging, TVs, fan and other appliances etc.
 - (b) Agriculture-irrigation pumps.
 - (c) Commercial-shops, telecom towers, ice-makers, battery/lantern charging and renting etc.
 - (d) Productive-milling, rice de-husking, wood/metal workshops, foundry, small and micro industry, village industry, atta chakki.
 - (e) Social institution-schools, medical centers, public buildings, community buildings.

- (f) Government or Panchayat Offices.
- (g) Municipal Functions-Street Lights.
- 4. Eligibility Criteria.—
- 4.1 The Mini Grid Operator/ Rural Energy Service Provider should be a local authority, Panchayat Institutions, Users' Association, Co-operative Societies, Non-Governmental Organizations or Franchisees.

UNIT-III

General Principles

- 5. Models for Business Operations.—
- 5.1 The Mini Grid Operator may implement the Mini Grid Projects for supply of electricity in the Mini Grid Areas under following operational models or any subsequent model(s) as approved by the Commission in future.
- 5.1.1 Model A: No existence of Grid.—
 - (i) The Mini Grid Operator shall build, commission, operate and maintain the Mini Grid Project for generation and supply of electricity through the Project Distribution Network in areas where the Distribution Licensee's System doesn't exist.
 - (ii) The Mini Grid Operator shall be entitled to supply entire quantum of electricity generated from the Mini Grid Projects to the consumers at mutually agreed tariff or the tariff for the Mini Grid Projects with the subsidy as may be approved by the State Government. Upon the grid arrival, the Mini Grid Operator may opt for one of the following options for electricity supply:—
 - (a) Continue to supply entire quantum of electricity generated to the consumers through the Project

Distribution Network as per the Standard Operating Procedure. The Mini Grid Operator shall supply to the consumers at mutually agreed tariff or tariff for the Mini-Grid Projects with subsidy as may be approved by the State Government;

- (b) Generate and supply electricity to the consumers as per the Standard Operating Procedure. The Mini Grid Operator shall supply to the consumers at mutually agreed tariff or the tariff for the Mini-Grid Projects with the subsidy as may be approved by the State Government and sell excess/surplus electricity to the Distribution Licensee at the inter-connection point at the applicable FIT; or
- (c) Generate and supply entire electricity generated to the Distribution Licensee at the inter-connection point at the applicable FIT.
- (iii) The Mini Grid Operator shall have the option to transfer the ownership of the Project Distribution Network, provided the Project Distribution Network conforms to the standards of the Distribution Licensee's system, to the Distribution Licensee with mutual consent on depreciated value of assets. The depreciated value shall be determined by applying the Straight Line Method on the book value of the Project Distribution Network as per Cost Data Book of the Distribution Licensee for the year of commissioning of the Mini Grid Project;
- (iv) Provided the Distribution Licensee purchases the Project Distribution Network from the Mini Grid Operator at an amount less than the depreciated value of the assets, the differential amount shall be paid by the Distribution

Licensee to the Mini Grid Operator against the RPO availed, if applicable, from the Mini-Grid Project. The differential amount shall be computed based on the applicable floor price of REC, as per the applicable technology of the MRES.

- (v) The Mini Grid Operator may migrate to any of the options in this model after completing the due process in accordance with clause 19 of these Regulations.
- (vi) If the Distribution Licensee refuses to enter into the PPA with the Mini Grid Operator, the Distribution Licensee shall pay the Mini Grid Operator an amount based on the renewable energy technology specific applicable floor price of REC equivalent to the RPO quantum availed by the Distribution Licensee against the Mini-Grid Project capacity intimated by the Mini Grid Operator.
- (vii) In the event of Mini Grid Operator intending to exit from the Mini-Grid Area upon the Grid Arrival, it may opt to sell the Project Distribution Network to the Distribution Licensee, conforming to their existing standards and shall intimate the Distribution Licensee regarding the sale of the Project Distribution Network. If the Distribution Licensee refuses to purchase the Project Distribution Network, the RPO availed of by the Distribution Licensee against the Mini-Grid Project capacity intimated by the Mini Grid Operator to the Distribution Licensee till the date of receipt of intimation from the Mini Grid Operator to exit from Mini-Grid Area shall stand withdrawn.
- (viii) The Distribution Licensee may allow the Mini Grid Operator to undertake role of the distribution franchisee in the Mini-Grid Area.

5.1.2 Model B: Grid Pre-exists.—

- (i) The Mini Grid Operator shall build, commission, operate and maintain the Mini-Grid Projects for generation and supply of electricity through the Project Distribution Network in the Mini-Grid Areas where the Distribution Licensee's System pre-exists. Capacity of the MRES shall be based on capacity declared and intimated to the Commission, the State Nodal Agency and the concerned Distribution Licensee by the Mini Grid Operator.
- (ii) The Mini Grid Operator shall be entitled to supply entire quantum of electricity generated from the Mini-Grid Project to the consumers through the Project Distribution Network at mutually agreed tariff or tariff for the Mini-Grid Projects with the subsidy as may be approved by the State Government. After supplying electricity to the consumers for a minimum term period of six (6) months, which may be reviewed further by the Commission, the Mini Grid Operator may opt for one of the following electricity supply options:—
 - (a) Continue to supply entire electricity generated to the consumers through the Project Distribution Network as per the Standard Operating Procedure. The Mini Grid Operator shall supply to the consumers at mutually agreed tariff or tariff for the Mini-Grid Projects with subsidy as may be approved by the State Government.
 - (b) Generate and supply electricity to the consumers as per the Standard Operating Procedure. The Mini Grid Operator shall supply to the consumers at mutually agreed tariff or tariff for the Commission Projects with subsidy as may be approved by the State Government

and sell excess/surplus electricity to the Distribution Licensee at the inter connection point at the applicable FIT; or

- (c) After supplying electricity based on either of the above options for at least three (3) years, the Mini Grid Operator may opt to generate and supply entire electricity to the Distribution Licensee at the interconnection point at the applicable FIT. The Mini Grid Operator may utilize the existing Project Distribution Network for its own use or the same may be taken over by the Distribution Licensee at mutually agreed price, provided the Distribution Licensee so desires.
- (iii) The Mini Grid Operator shall be allowed to migrate to any of the options in a model upon intimating the Commission, as per clause 19 of these regulations.
- (iv) If the Distribution Licensee refuses to enter into the PPA with the Mini Grid Operator, the Distribution Licensee shall pay the Mini Grid Operator an amount based on the Renewable Energy technology specific applicable floor price of REC equivalent to the RPO quantum availed by the Distribution Licensee against the Mini-Grid Project capacity intimated by the Mini Grid Operator.

UNIT-IV

Technical Framework

- 6. Tehchnical Standards for Construction of the Project Distribution Network.—
- 6.1 The Mini Grid Operator shall be responsible for safe Operation and Maintenance of the Project Distribution Network.

- 6.2 The Mini-Grid Projects with installed capacity above 50kW shall ensure that the Technical Standards for construction of Project Distribution Network conforms to the following:—
 - (i) Construction manual for design and construction of lines as adopted and used by Jammu & Kashmir Power Development Department (JKPDD); or
 - (ii) The Central Electricity Authority (CEA) (Measures relating to Safety and Electric Supply) Regulations, 2010 and amended thereof.
- 6.3 To incentivize electrification, the Mini-Grid Projects with installed capacity up to 50kW shall be allowed to construct distribution network for supply of electricity to its consumers, conforming to at least the following materials:—
 - (i) Poles made of Portland Cement Concrete i. e. P. C. C.;
 - (ii) Polyvinyl Chloride i. e. PVC covered aluminum cable supported by Galvanized Iron i. e. G. I. Wire;
 - (iii) The service connection to be provided only through the junction boxes mounted on the pole.
- 6.4 The Mini Grid Operator shall ensure that the distribution network adheres to the Safety Measures as per these Regulations.
- 6.5 The Mini Grid can be powered by RE sources such as solar, biomass, wind, small hydro or other notified sources and can be diesel-based generator as a backup only. Hybrid systems using a combination of resources like those of solar-wind, solar-biomass, solar-hydro etc. can also be deployed to improve system reliability and for backup. The use of conventional fuels

like diesel may be allowed only to enhance the reliability of RE mini grids towards 24x7 but otherwise strongly discouraged.

6.6 The Public Distribution Network of a mini grid can be designed to carry either Alternating Current (high power application) or Direct Current (low power application & closely located loads) or a combination of AC & DC in the mini grid. The recommended levels are as follows:—

(a) DC Mini grids:

- (i) 24 V DC up to 1 kW
- (ii) 72 V DC above 1 kW to 10 kW

(b) AC Mini grids:

- (i) 220 V single phase up to 10 kW
- (ii) 440 V three phase beyond 10 kW
- 7. Technical Standards for Inter-connection with the Grid.—
- 7.1 The inter-connection of the MRES with the Distribution Licensee's system shall comply with the CEA (Technical Standards for connectivity of the Distributed Generation Resources) Regulations, 2013 and amendments thereof.
- 7.2 The cost for inter-connection network from the MRES to interconnection point shall be borne by the Mini Grid Operator.
- 8. Safety Measures for the Mini-Grid Projects.—
- 8.1 The installations of electrical equipment shall comply with the CEA (Measures of Safety and Electricity Supply) Regulations, 2010 and amendments thereof.

9. Metering Arrangement.—

- 9.1 All the meters shall adhere to the standards and provisions specified in the CEA (installation and operation of meters) Regulations, 2006 and amendments thereof.
- 9.2 The installation and operation of meters shall be in conformity with the relevant Regulations notified by the CEA from time to time.
- 9.3 The Distribution Licensee shall install meter(s) at the interconnection point of the MRES and the Distribution Licensee's system.
- 9.4 The cost for installation of meter(s) at inter-connection point shall be borne by the Distribution Licensee.
- 9.5 The Mini Grid Operator shall install meter(s) as provided herein-below—
 - (i) Generation meter at the Mini-Grid Project to record the generation of electricity. This will also serve the purpose of the fulfillment of RPO for the obligated entity/entities;
 - (ii) Meter(s) at each of the outgoing feeder(s) from the Mini-Grid Project.

UNIT-V

Operational Framework

10. Types of Tariff and Revenues.—The Jammu and Kashmir Electricity Act, 2010 exempts MGO from mandatory licensing requirement for generation and distribution of electricity in a rural area to be notified by the Government.

- 10.1 *Costs, Revenues and Pricing Mechanism.*—The cost structure of Mini -Grid Project and tariff has to be market driven and is to be mutually agreed by the Consumer and Mini Grid Operator. It will have the following elements:—
 - (a) Fixed costs include cost of project development, generation plant, storage systems (batteries), inverters, distribution network, cost of availing debt including interest charges, fixed taxes and fees. Further fixed cost may also include management cost, overhead and transaction costs.
 - (b) Variable costs is the running charges for operation, maintenance and management as under——
 - (i) Operating cost include charges for operating the plant, billing and collecting money from consumers, maintenance and cleaning, guarding the plant, fixed technical losses like self consumption of inverters, storage devices, and losses in transformers etc;
 - (ii) Customer relationship costs are allocated to resolve customer grievances etc.
- 10.2 Revenue Sources.—Long term sustainable operation will require that the Mini-Grid Projects recover fixed and variable costs and the Mini-Grid Operators are able to earn a reasonable return on investment. The possible revenue resources for mini grids are fee for connections, sale of electricity, and through grants/subsidies if applicable. As most communities in rural areas are very sensitive to price strategies for ensuring affordability of the service, certain possible strategies are given below:—
 - (a) Aligning Demand with Supply: Accurately assess demand of varied type of consumers and match it with supply

efficiently. This will help lower the tariffs, stabilize the revenue flow and ensure project viability.

- (b) **Setting Tariff for Sale of Electricity**: Tariff should maintain a balance between financial viability and rural household's ability and willingness to pay. Two categories are—
 - (i) Energy tariffs or pay-as-you-go model depends on actual energy consumed and works with a pre-payment or post payment mechanism provides an accurate record of energy consumption with flexibility on use depending on their income, usage with time of consumption but main concern is additional cost of meters and operational costs of meter reading, billing etc. which would need to be considered:
 - (ii) Power or fixed tariff depends on the anticipated power use on watt basis by offering certain fixed number of lights, a mobile charging point, a fan, TV etc. consumption being regulated through timer, load limiter etc. with fixed tariff package to be collected at regular intervals.
- (c) Charges for Connection: To recover cost of providing the connection and induce commitment from consumers but should be made affordable by reducing the upfront and allowing balance through installments.
- (d) **Grants and Subsidies**: Grants and subsidy support as may be approved by Central/State Government have bearings on affordability and scalability of the projects. The benefits of such subsidies shall be passed on to the consumers through affordable tariff.
- 10.3 Determination of Feed in Tariff for MGOs.—The tariff determined by the Commission for renewable energy generating plants through the JKSERC (Terms and Conditions for Tariff Determination from

Renewable Energy Sources) Regulations, 2013 and amendments thereof, shall be the upper limit for procurement of green power by the Distribution Licensee from the MGOs.

- 10.4 *Power Purchase Agreement*.—The Distribution Licensee shall enter into the Power Purchase Agreement (PPA) with the Mini Grid Operator one month from receipt of notice, for purchase of electricity from the Mini Grid Renewable Energy System (MRES).
 - 11. Distribution Franchisee Framework.—
 - 11.1 The Distribution Licensee may appoint the Mini Grid Operator as the Distribution Franchisee (DF) in the Mini-Grid Areas.
 - 11.2 The Mini Grid Operator may undertake role of the DF provided the Mini Grid Operator fulfils the modalities to be specified in the implementation guidelines for the appointment of the DF by the Distribution Licensee. In such case, the Mini Grid Operator shall enter into the Distribution Franchisee Agreement (DFA) with the Distribution Licensee for undertaking operations on behalf of the Licensee and shall be compensated through the Distribution Franchisee Fee Mechanism.
 - 11.3 The Distribution Franchisee Fee and other terms and conditions shall be covered in the DFA.

UNIT-VI

Commercial Framework

- 12. Energy Accounting and Settlement for Supply to Consumers.—
- 12.1 The Mini Grid Operator shall submit the projects details to the State Nodal Agencies on monthly basis as per the format attached under Annexure-1.

- 12.2 The Mini Grid Operator and the consumer shall mutually decide on the billing cycle for the purpose of raising invoices.
- 12.3 The billing cycle shall be on monthly/bi-monthly basis between the Mini Grid Operator and the consumers for post-paid electricity connections.
- 13. Energy Accounting and Settlement for supply to the Distribution Licensee.—
- 13.1 The Mini Grid Operator shall raise invoice against the electricity injected into the Distribution Licensee's System at the interconnection point based on the billing period of the Distribution Licensee and shall be paid by the Distribution Licensee at the applicable FIT as per the terms of PPA.
- 13.2 The other terms and conditions of payment and contract shall be covered in the PPA.
- 14. Energy Accounting and Settlement for the activities of Distribution Franchisee.—
- 14.1 The Mini-Grid Operator shall raise invoice to the Distribution Licensee with respect to the activities of the Distribution Franchisee in compliance of the DFA.
- 14.2 The terms and conditions with respect to the payments and the performance of the Distribution Franchisee shall be specified in the Distribution Franchisee Agreement.
- 15. Renewable Purchase Obligation.—
- 15.1 The Mini Grid Operator shall submit generation report(s) to the Commission, State Agency and JKPDD on quarterly basis.
- 15.2 The quantum of electricity generated from the MRES inter-connected with the Distribution Licensee's System, shall

qualify as having complied with the RPO for the Distribution Licensee in whose area of supply the Mini-Grid Project is located.

- 15.3 Distribution Licensee purchases the Project Distribution Network from the Mini Grid Operator at an amount less than the depreciated value of the assets, the differential amount shall be paid by the Distribution Licensee to the Mini Grid Operator against the RPO availed, if applicable, from the Mini-Grid Project. The differential amount shall be computed based on the applicable floor price of REC declared by CERC, on year to year basis, for the applicable technology of the MRES.
- 15.4 The RPO availed by the Distribution Licensee against the Mini-Grid Project capacity intimated by the Mini Grid Operator to the Distribution Licensee till the date of intimation by the Mini Grid Operator to the Distribution Licensee for entering into the PPA shall stand withdrawn, if the Distribution Licensee refuses to enter into the PPA with the Mini Grid Operator, upon receiving such intimation.

16. Renewable Energy Certificate Mechanism.—

- 16.1 The applicability of the REC shall be regulated in accordance with the J&KSERC (Renewable Power Purchase obligation, its compliance and REC framework implementation) Regulations, 2011 and amendments thereof.
- 16.2 The REC benefits, if applicable to the Mini-Grid Project as per the J&KSERC (Renewable Power Purchase obligation, its compliance and REC framework implementation) Regulations, 2011 and amendments thereof, inter-connected with Distribution Licensee's System, shall be passed on to the concerned Distribution Licensee.

UNIT-VII

Contractual Framework

- 17. Power Purchase Agreement.—
- 17.1 The capacity intimated by the Mini Grid Operator to the Commission, the State Nodal Agency and the Distribution Licensee shall qualify for the PPA.
- 17.2 For partial or entire sale of electricity generated from the MRES, the Mini Grid Operator shall enter into the PPA with the Distribution Licensee.
- 18. Revocation of Agreements.—
- 18.1 In case of termination of Agreement(s), the Distribution Licensee and the Mini Grid Operator shall follow the process specified in the PPA and the DFA (as may be applicable).
- 19. Migration Options.—
- 19.1 The Mini Grid Operator intending to migrate shall inform the Commission, the State Nodal Agency and the concerned Distribution Licensee for migration to another option with a proposed model.
- 19.2 The State Nodal Agency upon receiving intimation shall facilitate the migration process.
- 20. Exit Options.—
- 20.1 The Mini Grid Operator shall be allowed to exit the Mini-Grid Area after providing ninety (90) days prior intimation to the Commission, the State Nodal Agency and the concerned Distribution Licensee (if applicable).
- 20.2 The exit options will be governed by the Agreement(s) signed by the Mini Grid Operator.

UNIT-VIII

Duties of the Stakeholders

- 21. Duties of the State Nodal Agency.—
- 21.1 State Nodal Agency shall keep records of all mini grids in the State with status. SNA will be the supervisor organization for all mini grids. SNA will step in if any mini grid is abandoned and revive it by getting another organization to take over. It may also facilitate injection of funds to revive defunct mini grids. Categorization based on installed capacity should be as under—
 - (a) Less than 10 kW- Category A
 - (b) From 10 kW to 100 kW- Category B
 - (c) From 100 kW to 250 kW- Category C
 - (d) From 250 kW and above-Category D
- 21.2 SNA to prepare mini grid plan in the State building necessary confidence amongst MGOs and investors classifying regions/ areas based on their priority for electrification.
- 21.3 Single window clearance for all Mini-Grid Projects which includes land procurement involving Panchayats, the tasks related to issuance and facilitation of Government orders, necessary certification and authorization, clearance and right of way, other approvals, provide information on taxes and exemptions etc. in a time bound manner.
- 21.4 Facilitate the Mini Grid Operator in migration within an applicable model to operate the Mini-Grid Project.

- 21.5 Support the Commission and furnish information sought from time to time in order to effectively implement the Regulations.
- 21.6 Administer exit and migration requests of the Mini Grid Operator.
- 22. Duties of the Distribution Licensee.—
- 22.1 The Distribution Licensee shall enter into the PPA with the Mini Grid Operator within one (1) month of receiving information in regard to execution of PPA from the Mini Grid Operator.
- 22.2 The Distribution Licensee may enter into the DFA with Mini Grid Operator with mutual consent, upon receiving information from the Mini Grid Operator.
- 22.3 The Distribution Licensee in the area of the Mini Grid Operator shall take over the Project Distribution Network based on the depreciated value of assets determined through the Straight Line Method on mutually agreed terms and conditions.
- 23. Duties of the Mini Grid Operator.—
- 23.1 The Mini Grid Operator shall implement the Mini-Grid Project after due intimation of the details related to the Mini-Grid Project to the Commission, the State Nodal Agency and the concerned Distribution Licensee, through registered post and online submission.
- 23.2 The details shall include location of the Mini-Grid Project, capacity, circuit length of the Project Distribution Network, number and type of consumers, etc. as per Annexure 1 of these Regulations.
- 23.3 The Mini Grid Operator shall generate and supply electricity to consumers in the Mini-Grid Area, conforming to technical standards and safety measures specified in these Regulations.

- 23.4 Execute the functions as outlined under the PPA and the DFA (as applicable) with the Distribution Licensee of the area on inter-connection with grid.
- 23.5 In case of any default and breach of conditions by the consumer, including but not limited to non-payment, theft, misuse, misrepresentation, fraud, the Mini Grid Operator shall be entitled to take an appropriate action as per the Act or Regulations of the Commission.
- 23.6 MGO will register the Mini-Grid Project in a Project Information System preferably hosted by the designated agency.
- 23.7 The Mini Grid Operator shall promote use of energy efficient appliances.
- 24. Duties of the Consumers in the Mini-Grid Area.—
- 24.1 Consumers in the identified Mini-Grid Area shall regularly pay the electricity charges to the Mini Grid Operator, based on the mutually agreed tariff.
- 24.2 Consumers shall adopt Energy Efficient measures by using Energy Efficient appliances and reduce the overall electricity consumption.

UNIT-IX

Payment and Dispute Resolution

- 25. Payment Security.—
- 25.1 The Distribution Licensee shall prioritize making payments to the Mini Grid Operator.

- 26. Formation of Technical Committee.—
- 26.1 The Technical Committee will facilitate the implementation of the Mini-Grid Projects in the State of Jammu & Kashmir.
- 26.2 The Committee will be constituted at the State level and will be headed by a member of the Commission with the representatives of the State Nodal Agency, the Distribution Licensee, not below the rank of the Chief Engineer. The representative of Mini Grid Operators shall be invited in the meeting.
- 26.3 The Committee meeting shall be held as and when required.
- 26.4 The Committee will supervise the overall progress of the activities for effective implementation of these Regulations.
- 27. Grievance Redressal Mechanism.——
- 27.1 The Committee comprising of nominees of MGO and the distribution licensee shall resolve and/or facilitate resolution of dispute arising between the Mini Grid Operator and the Distribution Licensee.
- 27.2 If dispute is not resolved within a period of three (3) months, the aggrieved party may approach the Commission.
- 27.3 Grievance of any consumer shall be redressed in accordance with the provisions of the JKSERC (CGRF & Electricity Ombudsman) Regulations, 2012.

UNIT-X

Miscellaneous

- 28. Power to give directions.—
- 28.1 The Commission may from time to time issue such directions and orders as considered appropriate for the implementation

- of these regulations and for the development of market in power for Mini-Grid Renewable Energy System.
- 28.2 The Commission may, if necessary, devise additional mechanism for compliance of the provisions of these Regulations in consultation with the stakeholders, through an order of the Commission.

29. Power of Relaxation.—

29.1 The Commission may by general or special order, for reasons to be recorded in writing, and after giving an opportunity of hearing to the parties likely to be affected may relax any of the provisions of these Regulations on its own motion or on an application made before it by an interested person.

30. Power to remove difficulties.—

30.1 If any difficulty arises in giving effect to the provisions of these Regulations, the Commission may, by general or specific order(s), make such provisions Mini-Grid Renewable Energy Generation and Supply Regulations, 2016 not inconsistent with the provisions of the Act as may appear to it to be necessary for removing such difficulty.

31. Power to Amend.—

31.1 The Commission may, from time to time, amend, modify or repeal any of the provisions of these Regulations.

By order of the Commission.

(Sd.) ANIL KUMAR GUPTA, KAS,

Secretary, J&K State Electricity Regulatory Commission, Jammu/Srinagar.

Annexure-1

Format for details to be submitted by MGO to the Commission/ JAKEDA/Distribution Licensee

JAKEDA/Distribution Licensee
Name of MGO
MRES Details:
Village
Tehsil
District
Revenue Village (name)
Capacity of MRES (KW)
Network length of the PDN (ckt km)
Number of units generated (monthly)
Consumer Details:
Domestic households
Commercial consumers
Consumers with load more than 5 KW
Total number of consumers